

Brent H. Blakely (SBN 157292)  
[bblakely@blakelylawgroup.com](mailto:bblakely@blakelylawgroup.com)  
Cindy Chan (SBN 247495)  
[cchan@blakelylawgroup.com](mailto:cchan@blakelylawgroup.com)  
Jessica C. Covington (SBN 301816)  
[jcovington@blakelylawgroup.com](mailto:jcovington@blakelylawgroup.com)  
BLAKELY LAW GROUP  
1334 Parkview Avenue, Suite 280  
Manhattan Beach, California 90266  
Telephone: (310) 546-7400  
Facsimile: (310) 546-7401

*Attorneys for Plaintiff  
Chrome Hearts LLC*

UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA

CHROME HEARTS LLC, a Delaware  
Limited Liability Company,

Plaintiff,

v.

WAL-MART STORES, INC., a Delaware  
Corporation; SALESONE, LLC, a  
Connecticut Limited Liability Company;  
and DOES 1-10, inclusive,

Defendants.

CASE NO. 2:15-CV-02933-PSG-AGR

**PROTECTIVE ORDER**

**Hon. Alicia G. Rosenberg**

**DEFINITIONS**

1. As used in this Protective Order,
  - a. “Designating Party” means any Person who designates Material as Confidential Material.
  - b. “Discovering Counsel” means counsel of record for a Discovering Party.
  - c. “Discovering Party” means the Party to whom Material is being Provided by a Producing Party.

1 d. "Confidential Material" refers to those materials designated as  
2 "CONFIDENTIAL" or "ATTORNEYS' EYES ONLY" as defined in Paragraph 2  
3 below.

4 e. "Material" means any document, testimony or information in any  
5 form or medium whatsoever, including, without limitation, any written or printed  
6 matter, Provided in this action by a Party before or after the date of this Protective  
7 Order.

8 f. "Party" means the Parties to this action, their attorneys of record  
9 and their agents.

10 g. "Person" means any individual, corporation, partnership,  
11 unincorporated association, governmental agency, or other business or governmental  
12 entity whether a Party or not.

13 h. "Producing Party" means any Person who Provides Material during  
14 the course of this action.

15 i. "Provide" means to produce any Material, whether voluntarily or  
16 involuntarily, whether pursuant to request or process.

17 **CONFIDENTIAL DESIGNATION**

18 2. A Producing Party may designate as "CONFIDENTIAL" any material  
19 provided to a Party which contains or discloses any of the following:

20 a. Non-public insider information, personnel files, financial  
21 information, trade secrets, confidential commercial information, proprietary  
22 information, or other confidential or sensitive information which the Producing Party  
23 determines in good faith should be kept confidential; and

24 b. Information that the Party is under a duty to preserve as  
25 confidential under an agreement with or other obligation to another Person.

26 c. The Producing Party may designate as "ATTORNEYS' EYES  
27 ONLY," documents Parties contend contain or disclose materials which they in good  
28

1 faith believe to be of an extremely high degree of current commercial sensitivity and/or  
2 would provide a competitive advantage to its competitors if disclosed.

3 d. The designation of "CONFIDENTIAL" and/or "ATTORNEYS  
4 EYES ONLY" by the producing party shall in no way restrict the receiving party from  
5 naming additional parties to the litigation, such as manufacturers, distributors,  
6 importers, retailers and others in the supply chain of the alleged infringing goods, or  
7 otherwise conducting discovery, such as serving subpoenas, on potential parties to the  
8 litigation.

9 3. A Producing Party shall stamp as CONFIDENTIAL or ATTORNEYS'  
10 EYES ONLY Materials which the Producing Party in good faith believes are entitled  
11 to protection pursuant to the standards set forth in Paragraph 2 of this Order. A  
12 Producing Party may designate Confidential Material for Protection under this order by  
13 either of the following methods:

14 a. By physically marking it with the following inscription prior to  
15 Providing it to a Party:

16 CONFIDENTIAL SUBJECT TO PROTECTIVE ORDER

17 or

18 ATTORNEYS' EYES ONLY SUBJECT TO PROTECTIVE ORDER

19 b. By identifying with specificity in writing to the Discovering Party  
20 any previously Provided Material which was not designated as Confidential Material  
21 prior to its having been Provided. For purposes of this method of designation, it will be  
22 a sufficiently specific identification to refer to the bates numbers or deposition page  
23 numbers of previously Provided Material. Where a Producing Party designates  
24 previously Provided Material as Confidential Material pursuant to this subparagraph,  
25 the Producing Party will follow the procedures set forth in the previous subparagraph  
26 for designating Confidential Material, and Provide to the Discovering Party additional  
27 copies of the previously Provided Material marked with the inscription described in the  
28 previous subparagraph. Upon receipt of the additional copies which comply with the

1 procedures set forth in the previous subparagraph, the Discovering Party will  
 2 immediately return to the Producing Party the previously Provided Material, or  
 3 alternatively, will destroy all the previously Provided Material, at the option of the  
 4 Producing Party. For previously Provided Material which was not designated as  
 5 Confidential Material at the time of its being Provided, this Protective Order shall  
 6 apply to such materials beginning on the date that the Producing Party makes such  
 7 designation.

8 All costs associated with the designations of materials as “Confidential” or  
 9 “Attorneys’ Eyes Only” involving, for example, the cost of binding confidential  
 10 portions of deposition transcripts, shall be initially borne by the Party making the  
 11 designation with no prejudice regarding the Designating Party’s ability to recover its  
 12 costs upon completion of the litigation.

13 The designation of documents as “Confidential” or “Attorneys’ Eyes Only” does  
 14 not entitle the parties to have those documents filed under seal. An application,  
 15 including a stipulated application to filed documents under seal must comply with  
 16 Local Rule 79-5.

#### 17 **RESTRICTION ON USE OF CONFIDENTIAL MATERIAL**

18 4. Confidential Material designated as CONFIDENTIAL shall not be  
 19 disclosed, nor shall its contents be disclosed, to any person other than those described  
 20 in Paragraph 7 of this Protective Order and other than in accordance with the terms,  
 21 conditions and restrictions of this Protective Order. Confidential Material designated as  
 22 ATTORNEYS’ EYES ONLY shall not be disclosed, nor shall its contents be disclosed  
 23 to any person other than those described in Paragraph 8 of this Protective Order.

24 5. Confidential Material Provided by a Producing Party to a Discovering  
 25 Party shall not be used by the Discovering Party or anyone other than the Producing  
 26 Party, specifically including the persons identified in Paragraphs 7 or 8 as appropriate,  
 27 for any purpose, including, without limitation any personal, business, governmental,  
 28

1 commercial, publicity, public-relations, or litigation (administrative or judicial)  
2 purpose, other than the prosecution or defense of this action.

3 6. All Confidential Material shall be kept secure by Discovering Counsel  
4 and access to Confidential Material shall be limited to persons authorized pursuant to  
5 Paragraphs 7 or 8 of this Protective Order.

6 7. For purposes of the preparation of this action, and subject to the terms,  
7 conditions, and restrictions of this Protective Order, Discovering Counsel may disclose  
8 Material designated as CONFIDENTIAL and the contents of Material designated as  
9 CONFIDENTIAL only to the following persons:

10 a. Counsel of record working on this action on behalf of any party and  
11 counsel's employees who are directly participating in this action, including counsel's  
12 partners, associates, paralegals, assistants, secretaries, and clerical staff.

13 b. In-house counsel and such in-house counsel's employees who are  
14 directly participating in this action, including counsel's paralegals, assistants,  
15 secretaries, and clerical staff.

16 c. Court and deposition reporters and their staff.

17 d. The Court and any Person employed by the Court whose duties  
18 require access to Material designated as CONFIDENTIAL.

19 e. Witnesses at depositions or pre-trial proceedings, in accordance  
20 with procedures set forth in Paragraphs 11-13.

21 f. Non-party experts and consultants assisting counsel with respect to  
22 this action and their secretarial, technical and clerical employees who are actively  
23 assisting in the preparation of this action, in accordance with the procedures set forth in  
24 Paragraphs 11-13.

25 g. Officers, directors and employees of the Parties hereto who have a  
26 need to review Material designated as CONFIDENTIAL to assist in connection with  
27 this litigation, subject to the limitations set forth herein;  
28

1 h. Photocopy service personnel who photocopied or assisted in the  
2 photocopying or delivering of documents in this litigation;

3 i. Any Person identified on the face of any such Material designated  
4 as CONFIDENTIAL as an author or recipient thereof;

5 j. Any Person who is determined to have been an author and/or  
6 previous recipient of the Material designated as CONFIDENTIAL, but is not identified  
7 on the face thereof, provided there is prior testimony of actual authorship or receipt of  
8 the Material designated as CONFIDENTIAL by such Person; and

9 k. Any Person who the Parties agree in writing may receive Material  
10 designated as CONFIDENTIAL.

11 The Parties shall make a good faith effort to limit dissemination of Material designated  
12 as CONFIDENTIAL within these categories to Persons who have a reasonable need  
13 for access thereto.

14 8. For purposes of the preparation of this action, and subject to the terms,  
15 conditions, and restrictions of this Protective Order, the Discovering Counsel may  
16 disclose confidential financial Material designated as ATTORNEYS' EYES ONLY,  
17 and the contents of Material so designated, only to the following persons:

18 a. Counsel of record for the Parties to this action and counsel's  
19 employees who are directly participating in this action, including counsel's partners,  
20 associates, paralegals, assistants, secretarial, and clerical staff.

21 b. Court and deposition reporters and their staff.

22 c. The Court and any person employed by the Court whose duties  
23 require access to Material designated as ATTORNEYS' EYES ONLY.

24 d. Witnesses at depositions or pre-trial proceedings, in accordance  
25 with procedures set forth in paragraphs 11-13.

26 e. Experts and consultants assisting counsel with respect to this action  
27 and their secretarial, technical and clerical employees who are actively assisting in the  
28

1 preparation of this action, in accordance with the procedures set forth in paragraphs  
2 11-13.

3 f. Any Person identified on the face of any such Material designated  
4 as ATTORNEYS' EYES ONLY as an author or recipient thereof; and

5 g. Any Person who is determined to have been an author and/or  
6 previous recipient of the Material designated as ATTORNEYS' EYES ONLY, but is  
7 not identified on the face thereof, provided there is prior testimony of actual authorship  
8 or receipt of the Material designated as ATTORNEYS' EYES ONLY by such Person;  
9 and

10 h. Any Person who the Parties agree in writing may receive Material  
11 designated as ATTORNEYS' EYES ONLY.

12 **UNDERTAKING TO BE BOUND BY PROTECTIVE ORDER**

13 9. Before Discovering Counsel may disclose Confidential Material to any  
14 Person described in subparagraphs 7(f), 7(g), or 8(f) above, the Person to whom  
15 disclosure is to be made shall receive a copy of this Protective Order, shall read  
16 Paragraphs 1, 4, 5, 6, 7, 8, 9 and 10 (including the subparagraphs where applicable) of  
17 the Protective Order, shall evidence his or her agreement to be bound by the terms,  
18 conditions, and restrictions of the Protective Order by signing an undertaking in the  
19 form attached hereto as **Exhibit A** (the "Undertaking"), and shall retain the copy of  
20 this Protective Order, with a copy of his or her signed Undertaking attached.  
21 Discovering Counsel shall keep a copy of the signed Undertaking for each person  
22 described in subparagraphs 7(f), 7(g), or 8(f) to whom Discovering Counsel discloses  
23 Confidential Material.

24 10. The individuals designated in subparagraph 8(a) above, are specifically  
25 prohibited from publishing, releasing, or otherwise disclosing Material designated as  
26 ATTORNEYS' EYES ONLY, or the contents thereof, to any directors, officers, or  
27 employees of the company for which the individual is employed, or to any other  
28 persons not authorized under this Protective Order to receive such information. The



1 designated individuals in subparagraph 8(a) shall retain all ATTORNEYS' EYES  
2 ONLY material in a secure manner under separate and confidential file, so as to avoid  
3 inadvertent access by, or disclosure to, unauthorized persons.

#### 4 **DEPOSITIONS**

5 11. Those portions of depositions taken by any Party at which any Material  
6 designated as CONFIDENTIAL is used or inquired into, may not be conducted in the  
7 presence of any Person(s) other than (a) the deposition witness, (b) his or her counsel,  
8 and (c) Persons authorized under Paragraph 7 of this Protective Order to view such  
9 Confidential Material. During those portions of depositions in which Material  
10 designated ATTORNEYS' EYES ONLY is used or inquired into, only those persons  
11 authorized under Paragraph 8 to view such Materials may be present.

12 12. Counsel for any deponent may designate testimony or exhibits as  
13 Confidential Material by indicating on the record at the deposition that the testimony  
14 of the deponent or any exhibits to his or her testimony are to be treated as Confidential  
15 Material. Counsel for any Party may designate exhibits in which that Party has a  
16 cognizable interest as Confidential Material by indicating on the record at the  
17 deposition that such exhibit(s) are to be treated as Confidential Material. Failure of  
18 counsel to designate testimony or exhibits as confidential at deposition, however, shall  
19 not constitute a waiver of the protected status of the testimony or exhibits. Within  
20 twenty-one calendar days of receipt of the transcript of the deposition, or thirty days of  
21 the date on which this Protective Order becomes effective, whichever occurs last,  
22 counsel shall be entitled to designate specific testimony or exhibits as Confidential  
23 Material. If counsel for the deponent or Party fails to designate the transcript or  
24 exhibits as Confidential within the above-described twenty-one day period, any other  
25 Party shall be entitled to treat the transcript or exhibits as non-confidential material.  
26 For purposes of this Paragraph 12, this Protective Order shall be deemed "effective" on  
27 the date on which it has been executed by all counsel for the Parties.  
28



13. When Material disclosed during a deposition is designated Confidential Material at the time testimony is given, the reporter shall separately transcribe those portions of the testimony so designated, shall mark the face of the transcript in accordance with Paragraph 3 above, and shall maintain that portion of the transcript or exhibits in separate files marked to designate the confidentiality of their contents. The reporter shall not file or lodge with the Court any Confidential Material without obtaining written consent from the Party who designated the Material as Confidential Material. For convenience, if a deposition transcript or exhibit contains repeated references to Confidential Material which cannot conveniently be segregated from non-confidential material, any Party may request that the entire transcript or exhibit be maintained by the reporter as Confidential Material.

#### **USE OF CONFIDENTIAL MATERIAL IN PLEADINGS AND OTHER COURT**

##### **PAPERS**

14. If any Party or non-party seeks to file or lodge with the Court any Confidential Material, such materials shall be submitted to the Court in accordance with the procedures set forth in Local Rule 79-5.1. No documents may be filed or lodged under seal absent a court order pertinent to the specific document(s). If a Party wishes to file or lodge documents under seal, the other Party shall not unreasonably withhold agreement to such procedure. If an agreement is reached, the Parties shall submit to the Court a Stipulation and Proposed Order for such filing or lodging under seal. If no such agreement is reached, then the proponent of lodging or filing under seal shall submit an Application and Proposed Order pursuant to Local Rule 79-5.1.

##### **OBJECTIONS TO DESIGNATION**

15. Any Party may at any time notify the Designating Party in writing of its contention that specified Material designated as Confidential Material is not properly so designated because such Material does not warrant protection under applicable law. The Designating Party shall within five court days, meet and confer in good faith with the Party challenging the designation in an attempt to resolve such dispute. The

Designating Party shall have ten (10) calendar days from the initial meet and confer to file a motion to uphold the designation of the material in question. Any such motion shall be set for hearing on the first available calendar date. If no motion is filed within 10 days, or any mutually agreed to extension of time, all Parties may treat the Material as non-confidential. To maintain the designation as Confidential Material and to prevail on such a motion, the Designating Party must show by a preponderance of the evidence that there is good cause for the designation as Confidential Material. Pending resolution of any motion filed pursuant to this Paragraph, all Persons bound by this Protective Order shall continue to treat the Material which is the subject of the motion as Confidential Material.

16. Any discovery disputes concerning the designation of materials or disclosure of documents or information under this Protective Order shall be brought in compliance with Local Rule 37 and a proposed stipulated protective order should so provide.

#### **INADVERTENT PRODUCTION OF PROTECTED MATERIAL**

17. The inadvertent failure by a Producing Party to designate Material as CONFIDENTIAL or ATTORNEYS' EYES ONLY shall not waive any such designation provided that the Producing Party notifies all Discovering Parties that such Material is CONFIDENTIAL or ATTORNEYS' EYES ONLY within ten (10) days from when the failure to designate first becomes known to the Producing Party. A Discovering Party shall not be in breach of this Order for any use of such Material before the Discovering Party receives notice of the inadvertent failure to designate. Once a Discovering Party has received notice of the inadvertent failure to designate pursuant to this provision, the Discovering Party shall treat such Material at the appropriately designated level pursuant to the terms of this Protective Order. If, before the Producing Party notifies a Discovering Party of such designation of already-produced Material, the Discovering Party discloses such Material in a manner or to any

1 Person, inconsistent with the subsequent designation, that Discovering Party shall  
2 notify the Producing Party within ten (10) days of receiving such notice.

### 3 4 **RETURN OF MATERIAL**

5 18. Within ninety (90) calendar days after the final settlement or termination  
6 of this action, Discovering Counsel shall return or destroy (at the option and expense  
7 of Discovering Counsel) all Materials provided by a Producing Party and all copies  
8 thereof except to the extent that any of the foregoing includes or reflects Discovering  
9 Counsel's work product, and except to the extent that such Material has been filed with  
10 a court in which proceedings related to this action are being conducted. In addition,  
11 with respect to any such retained work product and unless otherwise agreed to, at the  
12 conclusion of this action, counsel for each Party shall store in a secure area all work  
13 product which embodies Confidential Material together with all of the signed  
14 undertakings they are required to preserve pursuant to Paragraph 9 above, and shall not  
15 make use of such Material except in connection with any action arising directly out of  
16 these actions, or pursuant to a court order for good cause shown. The obligation of this  
17 Protective Order shall survive the termination of this action. To the extent that  
18 Confidential Materials are or become known to the public through no fault of the  
19 Discovering Party, such Confidential Materials shall no longer be subject to the terms  
20 of this Protective Order. Upon request, counsel for each Party shall verify in writing  
21 that they have complied with the provisions of this paragraph.

### 22 **SCOPE OF THIS ORDER**

23 19. Except for the provisions regarding post-trial or post-settlement return and  
24 destruction of Material, or segregation of work product which embodies Confidential  
25 Material, this order is strictly a pretrial order; it does not govern the trial in this action.

26 20. Not later than seven days before trial in the action, Counsel agree to meet  
27 and confer concerning the use at trial of Confidential Material.  
28

1           21. Nothing in this Protective Order shall be deemed to limit, prejudice, or  
2 waive any right of any Party or Person (a) to resist or compel discovery with respect to,  
3 or to seek to obtain additional or different protection for, Material claimed to be  
4 protected work product or privileged under California or federal law, Material as to  
5 which the Producing Party claims a legal obligation not to disclose, or Material not  
6 required to be provided pursuant to California law; (b) to seek to modify or obtain  
7 relief from any aspect of this Protective Order; (c) to object to the use, relevance, or  
8 admissibility at trial or otherwise of any Material, whether or not designated in whole  
9 or in part as Confidential Material governed by this Protective Order; or (d) otherwise  
10 to require that discovery be conducted according to governing laws and rules.

11           22. Designation of Material as Confidential Material on the face of such  
12 Material shall have no effect on the authenticity or admissibility of such Material at  
13 trial.

14           23. This Protective Order shall not preclude any Person from waiving the  
15 applicability of this Protective Order with respect to any Confidential Material  
16 Provided by that Person or using any Confidential Material Provided by that Person or  
17 using any Confidential Material owned by that Person in any manner that Person  
18 deems appropriate.

19           24. This Protective Order shall not affect any contractual, statutory or other  
20 legal obligation or the rights of any Party or Person with respect to Confidential  
21 Material designated by that Party.

22           25. The restrictions set out in the Protective Order shall not apply to any  
23 Material which:

- 24           a. At the time it is Provided is available to the public;  
25           b. After it is Provided, becomes available to the public through no act,  
26 or failure to act, of the Discovering Party; or  
27           c. The Discovering Party can show  
28

- 1 i. Was already known to the Discovering Party independently  
2 of receipt of the Confidential Material in this or prior litigation; or  
3 ii. Was received by the Discovering Party, after the time it was  
4 designated as Confidential Material hereunder, from a third party having the right to  
5 make such disclosure.


6 26. If at any time any Material protected by this Protective Order is  
7 subpoenaed from the Discovering Party by any Court, administrative or legislative  
8 body, or is requested by any other Person or entity purporting to have authority to  
9 require the production of such material, the Party to whom the subpoena or other  
10 request is directed shall immediately give written notice thereof to the Producing Party  
11 with respect to Confidential Material sought and shall afford the Producing Party  
12 reasonable opportunity to pursue formal objections to such disclosures. If the  
13 Producing Party does not prevail on its objections to such disclosure, the Discovering  
14 Party may produce the Confidential Material without violating this Protective Order.

15 **SUBMISSION TO COURT**

16 27. The Parties agree to submit this Protective Order to the Court for adoption  
17 as an order of the Court. The Parties reserve the right to seek, upon good cause,  
18 modification of this Protective Order by the Court.

19  
20 **IT IS SO ORDERED.**

21  
22 Date: October 29, 2015

  
\_\_\_\_\_  
Honorable Alicia G. Rosenberg  
United States Magistrate Judge

## **EXHIBIT A**

### **UNDERTAKING TO BE BOUND BY THE PRETRIAL PROTECTIVE ORDER REGARDING CONFIDENTIALITY OF DOCUMENTS**

I, \_\_\_\_\_ [print or type full name], of \_\_\_\_\_  
[print or type full address], declare under penalty of perjury that I have read in its  
entirety and understand the Protective Order that was issued by the United States  
District Court for the Central District of California in the case of *Chrome Hearts LLC v*  
*Wal-Mart Stores, Inc., et al.*, No. 2:15-CV-02933-PSG-AGR. I agree to comply with  
and to be bound by all the terms of this Protective Order and I understand and  
acknowledge that failure to so comply could expose me to sanctions and punishment in  
the nature of contempt. I solemnly promise that I will not disclose in any manner any  
information or item that is subject to this Protective Order to any person or entity  
except in strict compliance with the provisions of this Order.

I further agree to submit to the jurisdiction of the United States District Court for  
the Central District of California for the purpose of enforcing the terms of this  
Stipulated Protective Order, even if such enforcement proceedings occur after  
termination of this action.

Date: \_\_\_\_\_, 2015

City and State where sworn and signed: \_\_\_\_\_

Signed: \_\_\_\_\_  
[Print Name] [Signature]